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	I FOR REVIVAL OF AN APPLICATION FOR NED UNINTENTIONALLY UNDER 37 CFR 1	9750-1			
First named	inventor: TALEYARKHAN, RUSI P.				
Application No.: 10/692,755		Art Unit: 3663			
Filed: October 27, 2003		Examiner: PALABRICA, RICHARDO J.			
Title: METHO	DS & APPARATUS TO INDUCE D-D AND D-T REACTIONS				
Mail Stop P Commission P.O. Box 14	er for Patents 50 VA 22313-1450				
NOTE: If information or assistance is needed in completing this form, please contact Petitions Information at (571) 272-3282.					
The above-identified application became abandoned for failure to file a timely and proper reply to a notice or action by the United States Patent and Trademark Office. The date of abandonment is the day after the expiration date of the period set for reply in the office notice or action plus an extensions of time actually obtained.					
APPLICANT HEREBY PETITIONS FOR REVIVAL OF THIS APPLICATION					
<ul> <li>NOTE: A grantable petition requires the following items: <ol> <li>Petition fee;</li> <li>Reply and/or issue fee;</li> <li>Terminal disclaimer with disclaimer fee - required for all utility and plant applications filed before June 8, 1995; and for all design applications; and</li> <li>Statement that the entire delay was unintentional.</li> </ol> </li> </ul>					
1.Petition fee  Small entity-fee \$ 750.00 (37 CFR 1.17(m)). Applicant claims small entity status. See 37 CFR 1.27.  Other than small entity – fee \$ (37 CFR 1.17(m))					
2. Reply and/or fee  A. The reply and/or fee to the above-noted Office action in the form of RESPONSE TO NON-FINAL OFFICE ACTION (identify type of reply):  has been filed previously on  is enclosed herewith.					
В.	The issue fee and publication fee (if applicable) of \$ has been paid previously on is enclosed herewith.				

[Page 1 of 2]

This collection of information is required by 37 CFR 1.137(b). The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 1.0 hour to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Mail Stop Petition, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

PTC/SB/64 (07-06)
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3. Terminal disclaimer with disclaimer fee						
Since this utility/plant application was filed of	on or after June 8, 1995, no terminal disclaimer is required.					
for other than a small entity) disclaiming the	7 CFR 1.20(d)) of \$ for a small entity or \$ e required period of time is enclosed herewith (see					
PTO/SB/63).	·					
4. STATEMENT: The entire delay in filing the required reply from the due date for the required reply until the filing of a grantable petition under 37 CFR 1.137(b) was unintentional. [NOTE: The United States Patent and Trademark Office may require additional information if there is a question as to whether either the						
abandonment or the delay in filing a petition und subsections (III)(C) and (D)).]	ler 37 CFR 1.137(b) was unintentional (MPEP 711.03(c),					
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Petitioner/applicant is cautioned to avoid submitting per	rsonal information in documents filed in a patent application that may					
contribute to identity theft. Personal information such	as social security numbers, bank account numbers, or credit card					
	form PTO-2038 submitted for payment purposes) is never required by type of personal information is included in documents submitted to the					
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	ecord of a patent application is available to the public after publication empliance with 37 CFR 1.213(a) is made in the application) or issuance					
of a patent. Furthermore, the record from an abandon	ed application may also be available to the public if the application is					
referenced in a published application or an issued patent	t (see 37/CFR 1.14). Checks and credit card authorization forms PTO-					
2038 submitted for payment purposes are not retained in	the application file and therefore are not publicly available.					
	1427/06					
Signature	/ Daté					
Neil R. Jetter	46,803					
Typed or printed name	***************************************					
Akerman Senterfitt, 222 Lake View Avenue	e, Suite 400 561-659-6313					
Akerman Sententit, 222 Lake View Avenue Address	Telephone Number					
	·					
West Palm Beach, FL 33401-618 Address	13					
Address Enclosures: ✔ Fee Payment						
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Date	Signature					
Dare	Signature Neil R. Jetter					
	Typed or printed name of person signing certificate					

## Explanation

The present application was abandoned on December 27, 2005 based on a filing for express abandonment by the previous Assignee, the U.S. Department of Energy. The abandonment occurred without the knowledge of Inventor Rusi Taleyarkhan (and likely the other named Inventor). After finding about the abandonment around October 2006, Rusi Taleyarkhan obtained all rights to the present application (assignment attached), and has taken affirmative and timely actions to continue prosecution of the present case, including the selection of the present patent counsel and the preparation of a Reply to the outstanding Office Action mailed September 27, 2005. Thus, with regard to the current assignee Inventor Rusi Taleyarkhan, the present application was unintentionally abandoned. This petition to revive is accompanied by a fully responsive Reply to the Office Action mailed September 27, 2005, for which a lack of response led to the abandonment.

## ASSIGNMENT AND CONFIRMATORY LICENSE

	MODIOINNEINI	MIND COM IME	HOIN LIVE	ioe			
TITLE:	METHOD AND APPARATUS TO INDUCE D-D AND D-T REACTIONS						
INVENTORS:	Rusi P. Taleyarkhan and Colin D. West						
SERIAL NO.:	10/692,755	FILI	NG DATE:	10/27/2003			
Co-inventor	Rusi P. Taleyarkha	an, having request	ted transfer of	f the rights in the subject			
invention and havin	invention and having been agreed to by the Department of Energy and the co-inventor, Colin D.						
West, Rusi P. Taley	arkhan can now ac	equire title to the a	bove identifie	d invention as set forth			
herein. Therefore:							
<u>Assignment</u>	The United State	es Government, as	s represented	by the Department of			
Energy (the Assignor), owner of the entire right, title, and interest in and to the subject invention							
(as recorded in the	(as recorded in the USPTO at Reel 016549, Frame 0293, on July 21, 2005), hereby assigns and						
transfers to Rusi P. Taleyarkhan (the Assignee), the entire right, title and interest, such as may							
exist, in and to the subject invention and resulting patents, except for a paid-up license to the							
U.S. Government a	U.S. Government and such other rights required to be retained and reserved for the U.S.						
Government by ope	ration of 35 U.S.C.	202, 203 and 204	I. This assign	nment is pursuant to			
authority contained	in 35 U.S.C. 202(d)	). It is understood	I that the U.S.	Government makes no			
warranty or represe	ntation that any suc	ch invention rights	continue to e	exist.			
<u>License</u> : T	his document also	confirms the paid-	-up license res	served to the U.S.			
Government mentioned in the preceding paragraph.							
APPROVED 1347		on behalf of the Go		the United States on this			
	P: A:	nited States Depa aul A. Gottlier ssistant General C Technology Trans	Counsel for				
October.	, ACCEPTED AND 2006.	CONSENTED TO	O this <u>Eleve</u>	en (II) day of			

Rusi P. Taleyarkhan (Assignee)